CHAMBERS OF ALVIN K FELLERSTEIN

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

ALDO VERA, JR., as Personal Representative of the Estate of Aldo Vera, Sr.,

Plaintiff,

ν.

THE REPUBLIC OF CUBA,

Defendant.

ALDO VERA, JR., as Personal Representative of the Estate of Aldo Vera, Sr.; and

JEANNETTE FULLER HAUSLER and WILLIAM FULLER, as court-appointed co-representatives of the ESTATE OF ROBERT OTIS FULLER, deceased, on behalf of all beneficiaries of the Estate and the ESTATE OF ROBERT OTIS FULLER; and

ALFREDO VILLOLDO, individually, and GUSTAVO E. VILLOLDO, individually and as Administrator, Executor, and Personal Representative of the ESTATE OF GUSTAVO VILLOLDO ARGILAGOS,

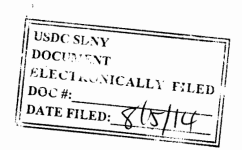
Petitioners,

v.

BANCO BILBAO VIZCAYA ARGENTINA (S.A.), et al.,

Garnishees-Respondents.

Case No. 12-CV-01596 (AKH)



STIPULATION AND ORDER

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JPMORGAN CHASE BANK, N.A.,

Garnishee-Respondent and Third-Party Petitioner,

ν.

AT&T INC. and CUBAN-AMERICAN TELEPHONE & TELEGRAPH COMPANY;

EMPRESA DE TELECOMUNICACIONES INTERNACIONALES DE CUBA ("EMTELCUBA"); EMPRESA DE RADIOCOMUNICACIÓN Y DIFUSIÓN DE CUBA ("RADIOCUBA"); EMPRESA DE TELECOMUNICACIONES DE CUBA SA ("ETECSA"); and the REPUBLIC OF CUBA;

ALDO VERA, JR., as Personal Representative of the Estate of Aldo Vera, Sr.;

JEANNETTE FULLER HAUSLER, and WILLIAM FULLER as court-appointed co-representatives of the ESTATE OF ROBERT OTIS FULLER, deceased, on behalf of all beneficiaries of the Estate and the ESTATE OF ROBERT OTIS FULLER; and

ALFREDO VILLOLDO, individually, and GUSTAVO E. VILLOLDO, individually and as Administrator, Executor, and Personal Representative of the ESTATE OF GUSTAVO VILLOLDO ARGILAGOS,

Adverse Claimants-Respondents.

WHEREAS, the Amended Omnibus Petition for Turnover Order in the above-referenced matter was filed on February 12, 2014 (Dkt. No. 423);

WHEREAS, the Third-Party Petition Alleging Claims in the Nature of Interpleader (the "Third-Party Petition") was filed on May 6, 2014 (Dkt. No. 559);

WHEREAS, Petitioners Aldo Vera, Jr., Jeannette Fuller Hausler and William Fuller, and Alfredo Villoldo and Gustovo S. Villoldo (the "Vera, Villoldo and Hausler Petitioners") filed their answers to the Third-Party Petition on May 30, 2014 (Dkt. Nos. 606 and 607);

WHEREAS, Adverse Claimants-Respondents AT&T Inc. and Cuban-American Telephone and Telegraph Company ("CATT") were served with the Third-Party Petition on May 9, 2104, and thereafter requested and were granted extensions of time to answer the Third-Party Petition through and including July 31, 2014 (Dkt. No. 625);

WHEREAS, Adverse Claimants-Respondents AT&T Inc. and CATT are prepared to file answers to the Third-Party Petition, as is AT&T Corp.; and

WHEREAS, Adverse Claimants-Respondents Empresa de Telecomunicaciones Internacionales de Cuba ("EMTELCUBA"), Empresa de Radicomunicación y Difusión de Cuba ("RADIOCUBA"), Empresa de Telecomunicaciones de Cuba SA ("ETECSA"), and the Republic of Cuba (collectively, the "Cuban Claimants") have not yet responded to the Third-Party Petition and therefore JPMorgan Chase Bank, N.A. may amend the Third-Party Petition with respect to Cuban Claimants without obtaining their prior consent to this amendment;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel, that:

1. The Third-Party Petition may be, and hereby is, amended by adding and substituting Adverse Claimant-Respondent AT&T Corp. as the real party in interest in place of Adverse Claimant-Respondent AT&T Inc., and by removing AT&T Inc. as an Adverse Claimant-Respondent;

- 2. The Third-Party Petition's references to "AT&T Inc." or, as defined and abbreviated, "AT&T," are deemed to mean "AT&T Corp." The parties also agree that the caption shall be changed to substituted AT&T Corp. from AT&T Inc.;
- 3. Pursuant to Federal Rule of Civil Procedure 15(c), this amendment shall relate back to the original filing of the Third-Party Petition on May 6, 2014;
- 4. AT&T Corp. and CATT waive service of process of the amended Third-Party Petition;
- 5. Any answer or responsive pleading previously filed to the Third-Party Petition by the *Vera*, *Villoldo* and *Hausler* Petitioners shall be amended by this stipulation such that all responses made by such Petitioners with respect to AT&T Inc. shall now be deemed to have been made with respect to AT&T Corp.; and
- 6. The Stipulation between JPMorgan Chase Bank, N.A., CATT, and AT&T Inc. entered June 24, 2014 (Dkt. No. 625), which extended CATT's and AT&T Inc.'s time to file until July 31, 2014, shall be binding on and remain in effect with respect to CATT and AT&T Corp., except that CATT's and AT&T Corp.'s time to answer or move with respect to the Third-Party Petition shall be extended to and including a date five business days following the date that AT&T Corp. was added as a party to this proceeding by so-ordering of this stipulation and proposed order. Nothing contained in this Stipulation extends the deadline for the Cuban Claimants to respond to the Third-Party Petition.

 The Parties Agree that this stipulation may be signed in counterparts, and with electronic or facsimile signatures.

Dated:

New York, New York

July 29, 2014

KOHN, SWIFT, & GRAF, P.C.

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The Parties Agree that this stipulation may be signed in counterparts, and with 7. electronic or facsimile signatures. New York, New York Dated: July 29, 2014 KOHN, SWIFT, & GRAF, P.C. ANDERSON KILL P.C. By: _____ By: ____ Robert Alan Swift, Esq. Jeffrey E. Glen, Esq. 1251 Avenue of the Americas 1 South Broad Street, Suite 2100 New York, New York 10020 Philadelphia, PA 19107 Phone: (212) 278-1000 Phone: (215) 238-1700 Fax: (215) 238-1968 Fax: (212) 278-1733 Email: rswift@kohnswift.com Email: jglen@andersonkill.com Attorneys for Aldo Vera, Jr. Attorneys for Aldo Vera, Jr. GREENBERG TRAURIG, LLP **COLSON HICKS EIDSON** By: Roberto Martinez, Esq. James Wilson Perkins, Esq. 255 Alhambra Circle, Penthouse 200 Park Avenue Coral Gables, FL 33134 New York, NY 10166 Phone: (305) 476-7400 Phone: (212) 801-9200 Fax: (305) 476-7444 Fax: (212) 801-6400 Email: perkinsj@gtlaw.com Email: bob@colson.com

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United States District Judge